

UNITED STATES DEPARTMENT OF COMMERCE
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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKET NO	
07/326,191	03/20/89	CHANDRARATNA	R	16561CIP	
MARTIN A. VO	DET		RICHTER,	FER, JEXAMINER	
ALLERGAN, IN 2525 DUPONT			ART UN	T PAPER NUMBER	
IRVINE, CA 92715			121	13	
			DATE MAILED	03/26/91	

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

THE PERIOD FOR RESPONSE:								
a) [is extended	to run	or continues to run	from the date of the final rejection			
ь) [2	O TOTAL HOME	ver, will the statisticity perior	u for the response expire later	mailing date of this Advisory Action, whichever is later. In no than six months from the date of the final rejection.			
		purposes of	f determining the period of	etiuon , and the tee have been extension and the correspondi	CFR 1.136(a), the proposed response and the appropriate fet filled is the date of the response and also the date for the rig amount of the fee. Any extension fee pursuant to 37 CFR aturory period for response or as set forth in b) above.			
_			f is due in accordance with					
Applicant's response to the final rejection, filed 1-28-91 has been considered with the following effect, but it is not deemed to place the application in condition for allowance:								
1. [The propose	d amendments to the claim	n and /or specification will not b	be entered and the final rejection stands because:			
		a. There preser	is no convincing showing unted.	ınder 37 CFR 1.116(b) why the	proposed amendment is necessary and was not earlier			
		b. They r	aise new issues that would	require further consideration a	and/or search. (See Note).			
		c. 🔲 They	raise the issue of new matt	er. (See Note).				
		d. They appea	are not deemed to place that.	ne application in better form for	appeal by materially reducing or simplifying the issues for			
		e. 🗌 They	present additional claims w	rithout cancelling a correspond	ing number of finally rejected claims.			
		NOTE:						
		_						
2. [osed or amended claims wable claims.	would be al	owed if submitted in a separately filed amendment cancelling			
3. 🔽	7	Upon the filir be as follows	n g an appeal, the proposed ::	amendment will be enten	ed [] will not be entered and the status of the claims will			
		Claims allow Claims objec	ed: 4,5,6,7,13	2, B, 14, 15-19				
		Claims reject	1 20 31	-28				
		_	vever;					
		Applican	it's response has overcome	the following rejection(s):				
i. 反	!	The affident	is insufficient		ed but does not overcome the rejection because <u>methy</u> eccedent banis for the			
i. 🗆]]	The affidavit opresented.	or exhibit will not be conside		t shown good and sufficent reasons why it was not earlier			
] Th	e p	roposed dra	wing correction has	has not been approved by	the examiner.			
Other								
			.io	HANN RICHTER				

EXAMINER

10:11-